

Re: Automatic reply: Fw: Re: Brian Douglas Roark IS A FICTITIOUS PERSON - planned Foreclosure IS A FRAUD - THERE IS NO SUCH PLACE AS 3333 LAFFERTY RD. PASADENA TX. 77504, IT IS A FICTITIOUS ADDRESS

From: living man of god <living_man_of_god@protonmail.com>

To: emily.watkins@lgbs.com <Emily.Watkins@lgbs.com>
gloria.alfaro@lgbs.com <gloria.alfaro@lgbs.com>
Marilyn Mackey <Marilyn.Mackey@lgbs.com>
ConPct8@hctx.net <ConPct8@hctx.net>
Jorge.Mendoza@cn2.hctx.net <Jorge.Mendoza@cn2.hctx.net>
alexandro.casares@hcdistrictclerk.com <alexandro.casares@hcdistrictclerk.com>
judge.hidalgo@cjo.hctx.net <judge.hidalgo@cjo.hctx.net>
M.Burgess@hcdistrictclerk.com <M.Burgess@hcdistrictclerk.com>
Boice, Peggy (County Judge's Office) <Peggy.Boice@cjo.hctx.net>
Adkinson, Douglas (County Judge's Office) <Douglas.Adkinson@cjo.hctx.net>

CC: Donna Psencik <DPsencik@hcad.org>
Deborah Weselka <DWeselka@hcad.org>
ann.harris-bennett@tax.hctx.net <ann.harris-bennett@tax.hctx.net>
board@hcad.org <board@hcad.org>
tax.office@hctx.net <tax.office@hctx.net>
kim ogg <da@dao.hctx.net>

BCC: living_soul_of_god@protonmail.com <living_soul_of_god@protonmail.com>

Date: Saturday, July 13th, 2019 at 1:14 AM

private

notice to agent is notice to principal.
notice to principal is notice to agent.

notice to all whom these present may come...
hereinafter: you, your, or yours.

from the true eternal living soul of god existing within the living flesh and blood man of god
created by the will of god in the image of god on land of god with dominion of god and blessings
of god.
hereinafter: me, my, myself or i.

this is a self-executing contract, your silence is acquiescence, agreement, dishonor and
estoppel.
failure to speak is fatal. he does not deny, admits. speak now or forever hold your peace.

notice of trespass.
notice of liability.

notice of status and standing.

your confidentiality statement is an absolute nullity and has no force or effect in law.

you are a woman acting as an an agent of and for an invisible, intangible, incorporeal, insolvent, bankrupt, civilly dead legal structure acting as an instrumentality of United States and operating in commercial commerce on behalf of foreign bankers who are the receivers of the United States bankruptcy.

you knowingly, willfully, and intentionally compel me against my own god given free will without my fully informed freely given consent, by force of arms, into involuntary servitude of United States on behalf of foreign bankers who are the receivers of the United States bankruptcy.

you knowingly, willfully, and intentionally make false and misleading claims without first-hand knowledge and without actual positive proof of true verified facts of unambiguous evidence validating claim as true, correct, complete, and certain.

you refuse to express your claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury because you know your claim is fraudulent and you do not want to perjure yourself.

you refuse to disclose actual positive proof of true verified facts of unambiguous evidence validating the veracity of you claim because no facts of evidence exist that validate the veracity of your claim.

you refuse to provide me with certified copy of an equally beneficial binding bilateral contract with my wet-ink signature because no binding contract with my wet-ink signature exist.

you refuse to prove your claim.

you refuse to respond to my demands for proof of a valid claim.

can an artificial person make a claim against a living soul?

you claim to have authority over me but refuse to prove your claim because your claim is a fraud and can not be proved.

you claim to have authority over Brian Douglas Roark but you refuse to prove your claim because your claim is a fraud and can not be proved.

you claim to have power of attorney to act on my behalf but you refuse to prove your claim because your claim is a fraud and can not be proved.

you claim to have power of attorney over Brian Douglas Roark but you refuse to prove your claim because your claim is fraud and can not be proved.

you are knowingly, willfully, and intentionally trespassing upon me and you are fully liable in your private and commercial capacity as is your principal and conspirators.

NOTICE OF FEE SCHEDULE.

NON-NEGOTIABLE MANDATORY FEES.

FEE FOR UNLAWFUL ARREST 1,913,322 DOLLARS.

FEE FOR INTERCOURSE 1,933,666,777 DOLLARS

FEE FOR TRESPASS 1,871,911,007 DOLLARS

MANDATORY. required by a law or rule : obligatory.

NON-NEGOTIABLE. not negotiable.

An arrest is a certain restraint of a man's person, depriving him of his own will, and binding it to become obedient to the will of the law, and may be called the beginning of imprisonment. Cowell.

INTERCOURSE. Communication; literally, a running or passing between persons or places; commerce.

TRESPASS. Any misfeasance or act of one man whereby another is injuriously treated or damnified. 3 BL. Comm. 208.

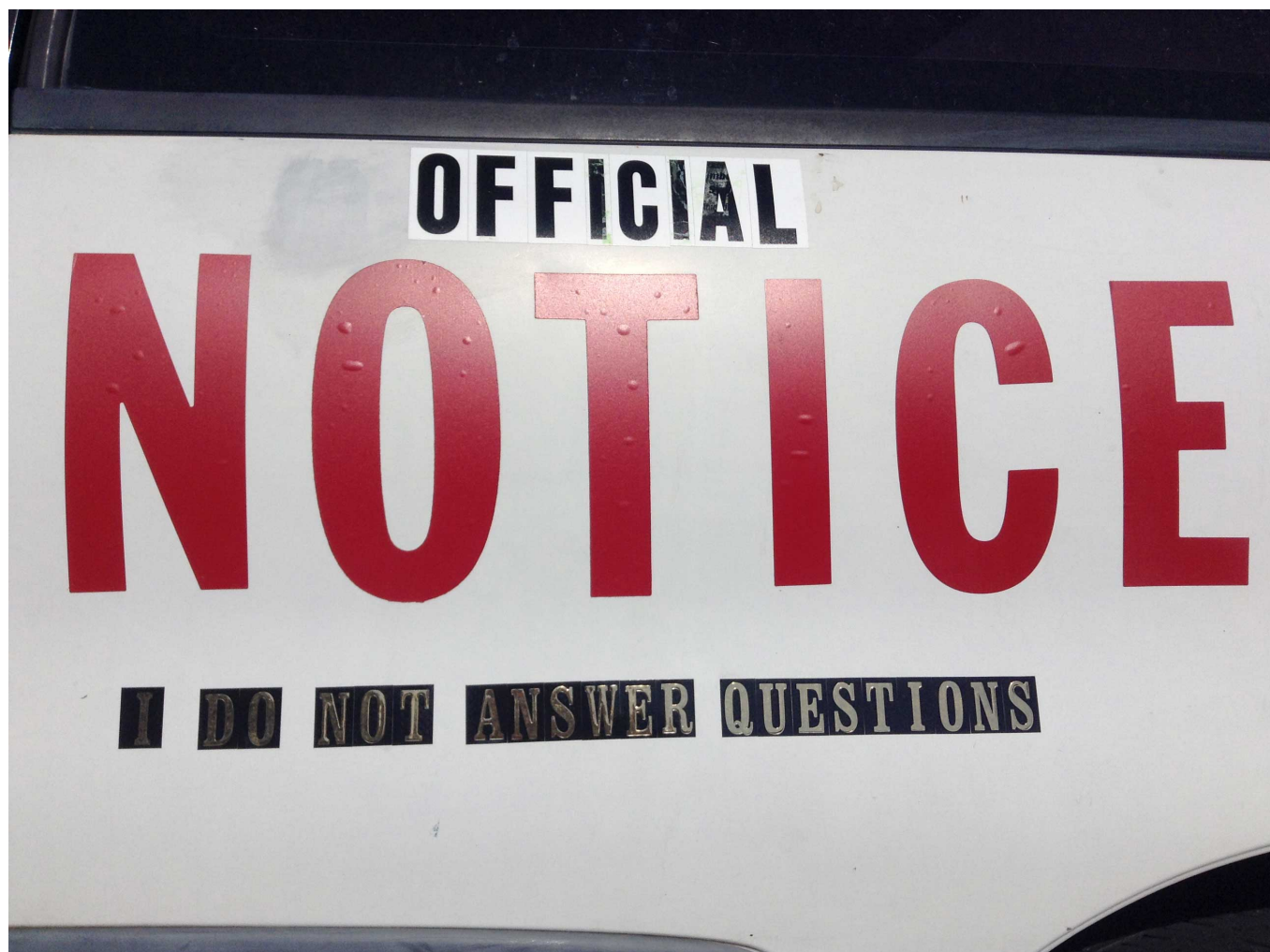
An injury or misfeasance to the person, property, or rights of another person, done with force and violence, either actual or implied in law.

NOTICE. A legal notification or warning that is delivered in a written format or through a formal announcement. An individual or party is considered liable if the party (1) has knowledge of the the notice, (2) received the notice, (3) knows it through experience, (4) has knowledge with regards to an associate fact and (5) could have gained knowledge had an enquiry been undertaken.

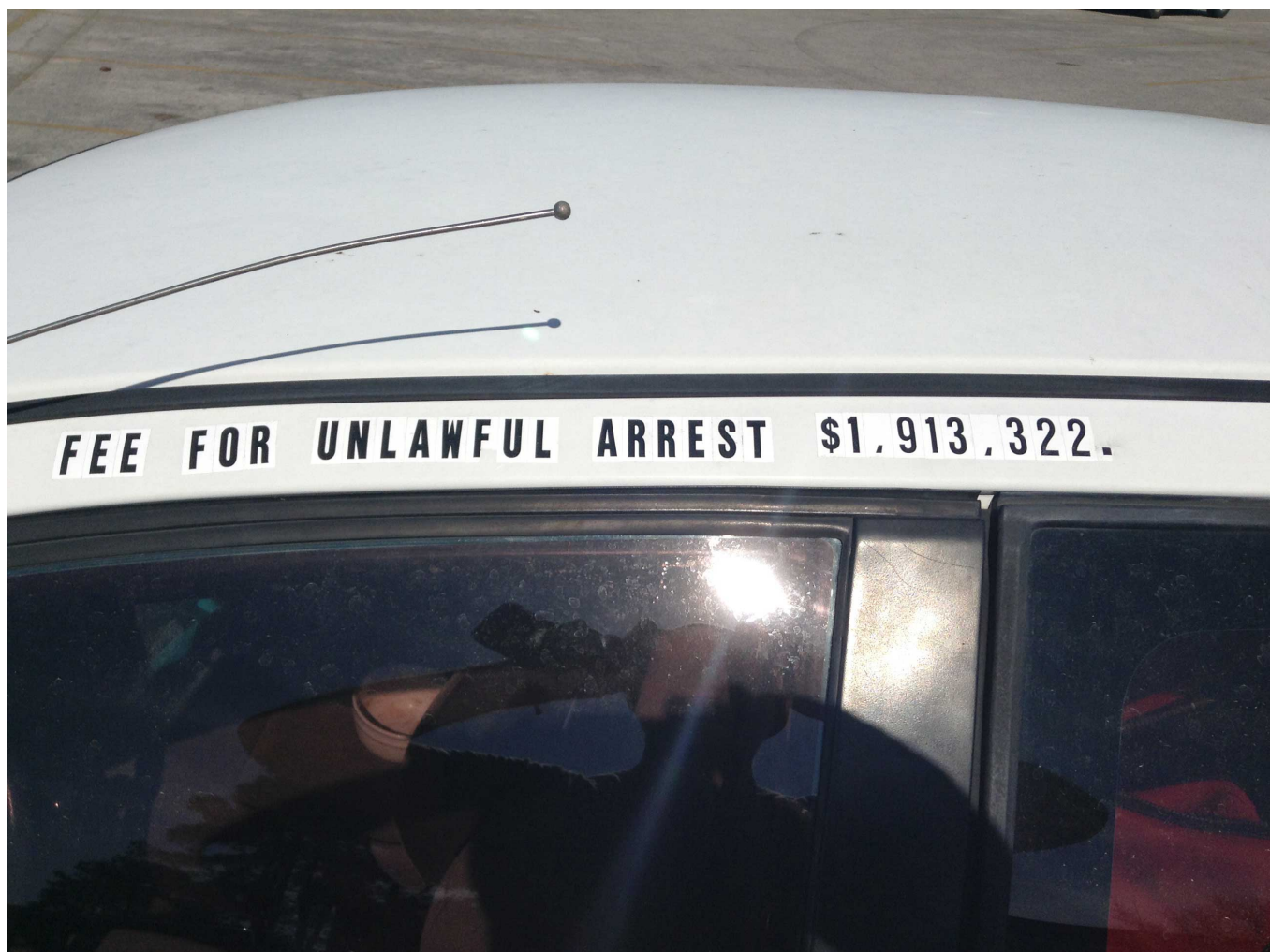


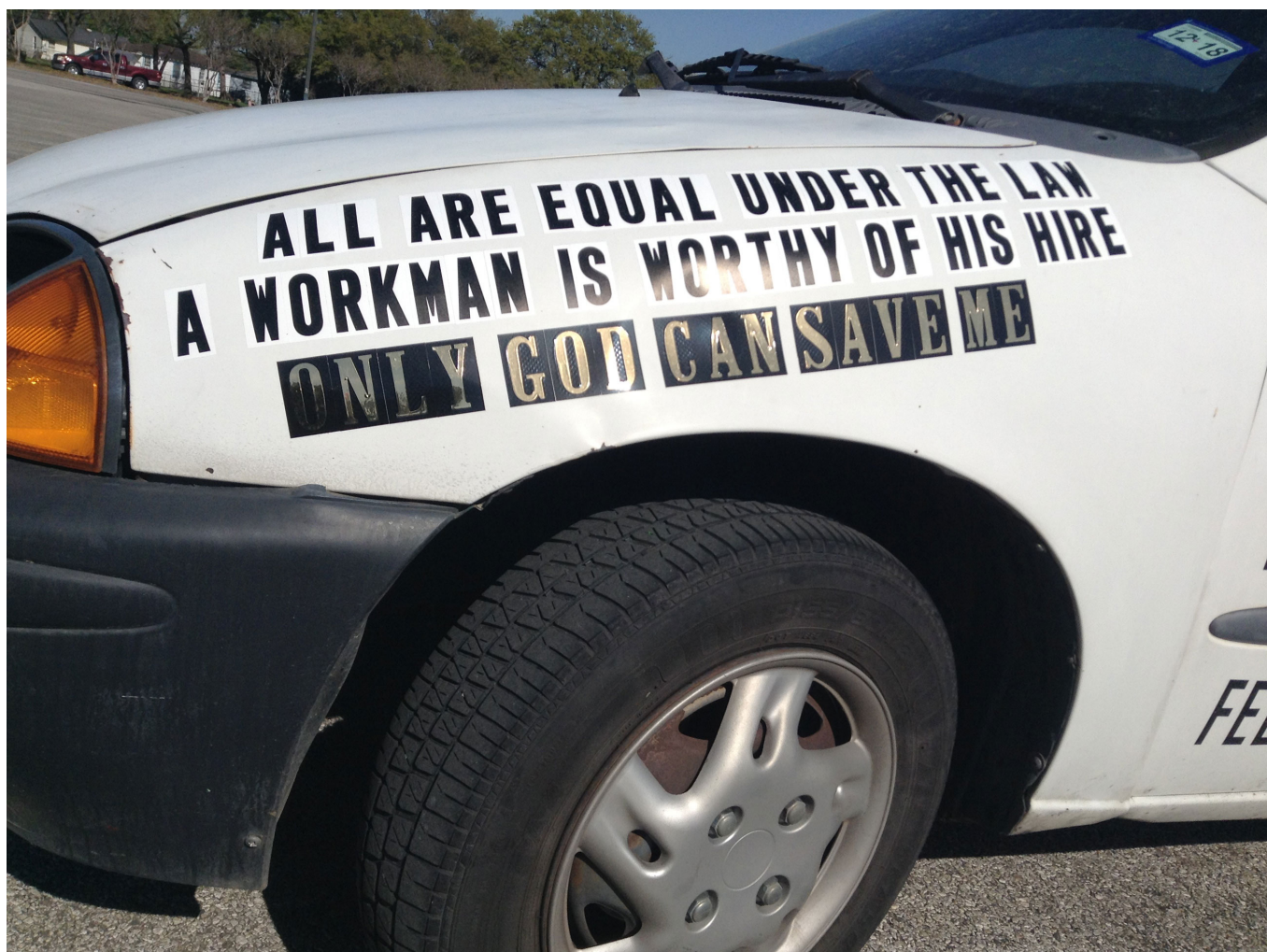












ALL ARE EQUAL UNDER THE LAW
A WORKMAN IS WORTHY OF HIS HIRE
SILENCE IS ACQUIESCENCE, AGREEMENT AND DISHONOR
THIS IS A BINDING SELF EXECUTING CONTRACT

OFFICIAL NOTICE OF LIABILITY

NOTICE TO AGENT IS NOTICE TO PRINCIPAL. NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

Arrest occurs the moment a reasonable man/woman would presume he/she is not free to leave.

I DO NOT CONSENT AND I WAIVE THE BENEFITS.

I WILL REMAIN SILENT. I CAN NOT BE REQUIRED TO INCRIMINATE MYSELF.

I REQUIRE COUNSEL BE PRESENT BEFORE ANY/ALL QUESTIONING HEREAFTER.

I POSSESS ALL GOD GIVEN FREEDOM AND DOMINION HERETOFORE AND FOREVER HEREAFTER SURRENDER NONE.

DISCLAIMER

IN ORDER TO PROTECT MYSELF AGAINST UNLAWFUL ARREST BY MEN WITH GUNS ACTING AS REVENUE AGENTS UNDER COLOR OF OFFICE ENFORCING COLOR OF LAW FOR VICTIMLESS CRIMES WHILE IMPERSONATING LAWFUL PEACE OFFICERS, I DO HEREBY REQUIRE ALL AGENTS, HERETOFORE AND HEREAFTER, HONOR THEIR FIDUCIARY OBLIGATION AND ACT IN GOOD FAITH OF THEIR SWORN OATH AT ALL TIMES DURING THIS ARREST.

NOTICE OF ACCEPTANCE OF SWORN OATH

I DO HEREBY AND HEREIN ACCEPT THE SWORN OATH OF ALL AGENTS.

It Is A Felony To Impersonate A Lawful Peace Officer. It Is Felony Perjury To Violate Your Sworn Oath.

There is no immunity for acts done outside of your official capacity.

NOTICE OF FIDUCIARY OBLIGATION TO DISCLOSE NAME AND BADGE NUMBER

(THIS TAKES LESS THAN ONE MINUTE)

I require ALL men/women, heretofore and hereafter, on the scene acting in official capacity, affirm the answers to the following ten questions are true, correct and complete.

Location of Stop/Arrest: _____

Date of Stop/Arrest: _____ Time of Stop/Arrest: _____ JURISDICTION: _____

Print Name: _____; the man. Badge Number: _____

Draw a line though any/all answers NOT true.

- | | |
|--|---------|
| 1. On duty? | 1. YES |
| 2. Lawful peace officer? | 2. YES |
| 3. Acting in Good Faith of Sworn Oath? | 3. YES |
| 4. Possess a warrant for this arrest? | 4. NO |
| 5. Witness a breach of the peace? | 5. NO |
| 6. Witness a felony? | 6. NO |
| 7. Possess probable cause to believe a felony has been or will be committed? | 7. NO |
| 8. Anyone harmed? | 8. NO |
| 9. Any property damaged? | 9. NO |
| 10. Possess freely given fully informed consent? | 10. NO |
| 11. Forcefully imposing your Will? | 11. YES |

ANY/ALL agents electing not to affirm answers to the questions above as true, correct and complete does thereby concede fraud and unconditionally accept and willfully give consent to me/myself/my/i to levy their PUBLIC BOND for nine hundred trillion lawful dollars; not a penny more and not a penny less.

I, the above stated and below signed BONDED OFFICER, affirm under penalty of perjury that all answers given are true, correct and complete as stated above

Signature Today's Date Current Time

DISCLAIMER

If you think you represent me then you are fired. If you think I work for you then I quit.

If a full disclosure contract with my wet ink signature exist then prove it now or forever hold your peace.

I only serve God. Only God represents me. Only God commands me. Only God judges me.

Jesus died for my sins. Only God can save me. I am solely wholly obligated to God.

I owe no obligation to dead legal structures. I owe no obligation to dead legal fictions.

I am a man of God on land of God. God gave man free Will and dominion over earth and everything on it.

EVERYTHING YOU SAY CAN AND WILL BE HELD AGAINST YOU IN A COURT OF LAW

I am age of majority and competent to testify: my Yes be Yes and my No be No

I am age of majority and competent to testify, my test is true and my test is true.

Only I am competent in my affairs; Solely, I possess exclusive power of attorney over ALL my affairs.

I only trust me/myself/my/i; I do not trust others. No other is competent in my affairs.

Acts on my behalf without my freely given informed consent and my expressed written consent are Acts of fraud.

Out of fraud no action arises. It is a fraud to conceal a fraud. Once a fraud, always a fraud.

SILENCE CAN ONLY EQUATE TO FRAUD WHEN THERE IS A LEGAL AND MORAL DUTY TO SPEAK.

FRAUD VITIATES ALL CONTRACTS

1. law operates exclusively upon members of the society which institutes the law.

- a. **LAW.** A system of principles and rules of human conduct, being the aggregate of those commandments and principles which are either prescribed or recognized by the governing power in an organized jural society as its will in relation to the conduct of the members of such society, and which it undertakes to maintain and sanction and to use as the criteria of the actions of such members.

2. without my fully informed freely given consent and against my own god given free will, and absolute unambiguous explicit express dissent, you knowingly, willfully, and intentionally fraudulently compel me, by force of arms, into involuntary servitude of your society.

- a. **FRAUD.** Fraud consists of some deceitful practice or willful device, resorted to with intent to deprive another of his right, or in some manner to do him an injury. As distinguished from negligence, it is always positive, intentional. 3 Denio, 232.
 - i. Fraud, as applied to contracts, is the cause of an error bearing on a material part of the contract, created or continued by artifice, with design to obtain some unjust advantage to the one party, or to cause an inconvenience or loss to the other. Civil Code La. art. 1347.
 - ii. Fraud, in the sense of a court of equity, properly includes all acts, omissions, and concealments which involve a breach of legal or equitable duty, trust, or confidence justly reposed, and are injurious to another, or by which an undue and unconscientious advantage is taken of another. 1 Story, Eq. Jur. § 187.
 - iii. The unlawful appropriation of another's property, with knowledge, by design and without criminal intent. Bac. Abr.

- b. **SOCIETY.** A society is a number of persons united together by mutual consent...

- i. *Consensus facit legem.*

1. Consent makes the law. (A contract is law between the parties agreeing to be

bound by it.)

- a. Branch, Princ.
- ii. *Contractus legem ex conventione accipiunt.*
 1. Contracts receive legal sanction from the agreement of the parties.
 - a. Dig. 16, 3, 1, 6.
 - iii. *Pacta dant legem contractui.*
 1. The stipulations of parties constitute the law of the contract.
 - a. Hob. 118.
 - iv. *Pacta quae turpem causam continent non sunt observanda.*
 1. Agreements founded upon an immoral consideration are not to be observed.
 - a. Dig. 2, 14, 27, 4; Broom, Max. 732.
 - v. *Pacta quae contra leges constitutionesque, vel contra bonos mores fiunt, nullam vim habere, indubitati juris est.*
 1. That contracts which are made against law or against good morals have no force is a principle of undoubted law.
 - a. Cod. 2, 3, 6.
 - vi. *Contractus ex turpi causa, vel contra bonos mores, nullus est.*
 1. A contract founded on a base consideration, or against good morals, is null.
 - a. Hob. 167.
 - vii. *Quod nullum est, nullum producit effectual.*
 1. That which is null produces no effect.
 - a. Tray. Leg. Max. 519.
 - viii. *In contrahenda venditione, ambiguum pactum contra venditorem interpretandum est.*

1. In the contract of sale, an ambiguous agreement is to be interpreted against the seller.

- a. Dig. 50, 17, 172. See Id. 18, 1, 21.

-

ix. *In contractibus, rei Veritas potius qnam scriptura perspici debet.*

1. In contracts, the truth of the matter ought to be regarded rather than the writing.

- a. Cod. 4, 22, 1.

x. *In conventionibus, contrahentium voluntas potius qnam verba spectari placuit.*

1. In agreements, the intention of the contracting parties, rather than the words used, should be regarded.

- a. Broom, Max. 551; Jackson v. Wilkinson, 17 Johns. (N. Y.) 150.

xi. *Nulla pactione efflci potest ut dolus prsestetur.*

1. By no agreement can it be effected that a fraud shall be practiced. Fraud will not be upheld, though it may seem to be authorized by express agreement.

- a. 5 Maule & S. 466; Broom, Max. 696.

xii. *Quod initio vitiosum est non potest traetu temporis convalescere.*

1. That which is void from the beginning cannot become valid by lapse of time.

- a. Dig. 50, 17, 29.

-

xiii. *Quod meum est sine me auferri non potest.*

1. That which is mine cannot be taken away without me, [without my assent].

- a. Jenk. Cent p. 251, case 41.

c. **CONSENT.** A concurrence of wills.

- i. Express consent is that directly given, either viva voce or in writing.
- ii. Implied consent is that manifested by signs, actions, or facts, or by inaction or silence, which raise a presumption that the consent has been given.

- d. **There is a difference between consenting and submitting. Every consent involves a submission; but a mere submission does not necessarily involve consent.**

i. **SUBMISSION.** A yielding to authority. A citizen is bound to submit to the laws; a child to his parents.

1. **SUBMIT.** To propound; as an advocate submits a proposition for the approval of the court.

a. Applied to a controversy, it means to place It before a tribunal for determination.

- e. **PERSON.** A man considered according to the rank he holds in society, with all the rights to which the place he holds entitles him, and the duties which it imposes. 1 Bouv. Inst. no. 137.

i. **RANK, n.** The order or place in which certain officers are placed in the army and navy, in relation to others.

1. *Homo vocabulum est naturae; persona juris civilis. Man (homo) is a term of nature; person (persona) of civil law. Calvin.*

2. *Persona Latin. Literally, the mask of the actor. In law, the persona is the fictional 'person' or entity created by governments under military law by the process of novation.*

3. *Omnis persona est homo, sed non vicissim. Every person is a man, but not every man a person. Calvin.*

4. *Persona est homo cum statu quodam consideratus. A person is a man considered with reference to a certain status. Heinecc. Elern. 1. 1, tit. 3, § 75.*

i am not a person.

i am not in your society and therefore i am not in UNITED STATES, STATE OF TEXAS, HARRIS COUNTY, CITY OF PASADENA, or any other franchise corporation.

NATION. A people, or aggregation of men, existing in the form of an organized jural society...

STATE, n. A body politic, or society of men...

BODY POLITIC OR CORPORATE. A social compact by which the whole people covenants with each citizen, AND each citizen...

CITIZEN. In general. A member of a free city or jural society...

COUNTY. ...a municipal corporation possessing subordinate governmental powers, or an organized jural society...

CITY. In America. A city is a municipal corporation of a larger class...

COMMUNITY. A society of people...

- a. In the civil law. A corporation or body politic. Dig. 3, 4.

SOCIAL CONTRACT, or COMPACT. In political philosophy, a term applied to the theory of the origin of society associated chiefly with the names of Hobbes, Locke and Rousseau, though it can be traced back to the Greek Sophists. Rousseau (Contract Social) held that in the pre-social state man was unwarlike and timid. Laws resulted from the combination of men who agreed, for mutual protection, to surrender individual freedom of action. **Government must therefore rest on the consent of the governed.** Encycl. Br.

GOVERNMENT. The regulation, restraint, supervision, or control which is exercised upon the individual members of an organized jural society...

NATIONAL GOVERNMENT. "A national government is a government of the people of a single state or nation, united as a community by what is termed the 'social compact...

1. **LAW.** A system of principles and rules of human conduct, being the aggregate of those commandments and principles which are either prescribed or recognized by the governing power in an organized jural society as its will in relation to the conduct of the members of such society, and which it undertakes to maintain and sanction and to use as the criteria of the actions of such members.
2. **LEX.** Lat. Law; a law; the law. In the Roman jurisprudence this term was often used as the synonym of "jus," in the sense of a rule of civil conduct authoritatively prescribed for the government of the actions of the members of an organized jural society.
3. **POSITIVE LAW.** Law actually and specifically enacted or adopted by proper authority for the government of an organized jural society.
4. **PUNITIVE POWER.** The power and authority of a state, or organized jural society...
5. **TAX, n.** Taxes are a ratable portion of the produce of the property and labor of the individual citizens...

Brian Douglas Roark is a legal name of a artificial person created and issued by United States.

- **ARTIFICIAL.** Created by art, or by law; existing only by force of or In contemplation of law.
- **Artificial persons.** Persons created and devised by human laws for the purposes of society and government, as distinguished from natural persons. Corporations are examples of artificial persons. 1 Bl. Comm. 123.
- **ENS LEGIS.** L. Lat. A creature of the law; an artificial being, as contrasted with a natural person. Applied to corporations, considered as deriving their existence entirely from the law.
- **FICTION OF LAW.** Something known to be false is assumed to be true.

FICTIO EST CONTRA VERITATEM, SED PRO VERITATE HABETUR. Fiction is against the truth, but it is to be esteemed truth.

FICTIO CEDIT VERITATI. FICTIO JURIS NON EST UBI VERITAS. Fiction yields to truth. Where there is truth, fiction of law exists not 11 Co. 51.

FICTIO JURIS NON EST UBI VERITAS. Where truth is, fiction of law does not exist.

United States, and every instrumentality thereof is fiction of law which exist solely in contemplation of law.

Brain Douglas Roark is an artificial person knowingly, willfully and intentionally fraudulently created and issued to convey jurisdiction over me to your society without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit expressed dissent.

SUBMISSION. A yielding to authority. A citizen is bound to submit to the laws; a child to his parents.

FICTIO LEGIS NEMINEM L/EDIT. A fiction of law injures no one. 2 Rolle, 502; 3 Bl.Comm. 43; Low v. Little, 17 Johns. N.Y. 348.

FICTIO LEGIS INIQUE OPERATUR ALICUI DAMNUM VEL INJURIAM. A legal fiction does not properly work loss or injury. 2 Coke, 35; 3 Coke, 36; Broom, Max. 129; Gilb. 223. Fiction of law is wrongful if it works loss or injury to anyone.

Brian Douglas Roark originates from a compulsory contract signed under duress and coercion without fully informed freely given consent.

Brian Douglas Roark is a counterfeit copy of me.

i am the true living soul of god and Brian Douglas Roark is a graven image knowingly, willfully, intentionally fraudulently created, issued, owned and operated without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit expressed dissent.

1. ENFRANCHISE. ...to incorporate a man in a society or body politic.
2. INCORPORATE. To create a corporation; to confer a corporate franchise upon determinate persons.
3. CORPORATION. A franchise possessed by one or more individuals, who subsist as a body politic...
4. BODY POLITIC. A term applied to a corporation, which is usually designated as a "*body corporate and politic.*"
5. FRANCHISE. A special privilege conferred by government upon an individual, and which does not belong to the citizens of the country generally, OF COMMON RIGHT. It is essential to the character of a franchise that it should be a grant from the sovereign authority, and in this country no franchise can be held which is not derived from a law of the state. See Ang. & A. Corp. § 104; 3 Kent, Comm. 458; 2 Bl. Comm. 37.
 - a. It is tax on intangible values inhering to business and added value given to tangible property, being "ad valorem" as distinguished from "excise" or "privilege" tax. State Tax Commission v. Petroleum Exploration, 253 Ky. 119, 68 S.W.2d 777.

Brian Douglas Roark IS a corporation knowingly, willfully and intentionally fraudulently created, issued, owned and operated for the sole purpose of making me surety for debt of United States on behalf of foreign bankers who are the receivers of the United States bankruptcy.

1. CORPORATE. Belonging to a corporation; as a corporate name, incorporated; as a corporate body.
1. CORPORATE NAME. When a corporation is erected, a name is always given to it, or, supposing none to be actually given, will attach to it by implication, and by that name alone it must sue and be sued, and do all legal acts,...

Brian Douglas Roark was knowingly, willfully and intentionally fraudulently created and issued without full disclosure to incorporated into an invisible, intangible, incorporeal, insolvent, bankrupt, civilly dead legal structure operating in commercial commerce as United States on behalf of foreign bankers who are the receivers of the United States bankruptcy.

1. SLAVE. A person who is wholly subject to the will of another; one who has no freedom of action, but whose person and services are wholly under the control of another. Webster.

2. **SLAVERY.** *The condition of a slave*; that civil relation in which one man has absolute power over the life, fortune, and liberty of another.
3. **Involuntary servitude.** The condition of one who is compelled by force, coercion, or imprisonment, and against his will, to labor for another, whether he is paid or not.

you knowingly, willfully and intentionally fraudulently compel me, by force of arms, against my own god given free will and absolute unambiguous explicit expressed dissent, into involuntary servitude, on behalf of foreign bankers who are the receivers of the United States bankruptcy.

without my fully informed freely giving consent and against my own god given free will and absolute unambiguous explicit expressed dissent, you knowingly, willfully intentionally fraudulently use threats, duress and coercion to compel me to submit to your will.

THREAT. In criminal law. A menace; a declaration of one's purpose or intention to work injury to the person, property, or rights of another.

A threat has been defined to be any menace of such a nature and extent as to unsettle the mind of the person on whom it operates, and to take away from his acts that free, voluntary action which alone constitutes consent. Abbott.

CONFIDENTIALITY STATEMENT

This transmission may be: (1) subject to the Attorney-Client Privilege, (2) an attorney work product, or (3) strictly confidential. If you are not the intended recipient of this message, you may not disclose, print, copy or disseminate this information. If you have received this in error, please reply and notify the sender (only) and delete the message. Unauthorized interception of this e-mail is a violation of federal criminal law.

i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god.

i am a creation of god and true fact of nature.

i am obligated solely to god and governed exclusively by nature.

i am immune to all man man made laws.

Sent with [ProtonMail](#) Secure Email.

----- Original Message -----

On Thursday, July 11, 2019 3:25 AM, Emily Watkins <Emily.Watkins@lgbs.com> wrote:

I am currently out of the office and will return on Monday, July 15th. If you need immediate assistance please contact the post-judgment main line at 713.844.3590.

Emily Watkins

Partner

Linebarger Goggan Blair & Sampson, LLP

Attorneys at Law

Emily.Watkins@lgbs.com

Main: (713) 844-3590

Direct: (713) 422-7169


Fax: (713) 844-3529


<http://www.lgbs.com/>


CONFIDENTIALITY STATEMENT


This transmission may be: (1) subject to the Attorney-Client Privilege, (2) an attorney work product, or (3) strictly confidential. If you are not the intended recipient of this message, you may not disclose, print, copy or disseminate this information. If you have received this in error, please reply and notify the sender (only) and delete the message.


Unauthorized interception of this e-mail is a violation of federal criminal law.


2.71 MB  8 embedded images


 _01. Private-Travel-Machine.jpg (346.33 KB)

 _02. No-Consent.jpg (246.29 KB)

 _03. Land-of-God.jpg (191.61 KB)

 _04. Official-Notice.jpg (201.17 KB)

 _05. Non-Negotiable-Mandatory... (315.27 KB)

 _06. Unlawful-False-Arrest.jpg (216.39 KB)

 _07. All Are Equal - Worthy of Hir... (694.36 KB)

 08. OFFICIAL NOTICE OF LIABIL... (563.20 KB)